

**ENTERED**

April 18, 2018

David J. Bradley, Clerk

UNITED STATES DISTRICT COURT  
SOUTHERN DISTRICT OF TEXAS  
HOUSTON DIVISIONREVEAL ENERGY SERVICES INC., *et al*,

Plaintiffs,

VS.

MATTHEW A. DAWSON, *et al*,

Defendants.

§  
§  
§  
§  
§  
§  
§

CIVIL ACTION NO. 4:17-CV-459

**ORDER**

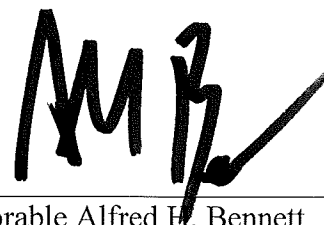
Before the Court is the discovery issue raised in Plaintiff Reveal Energy Services Inc.'s ("Reveal") April 16, 2018 letter, and Defendants' April 17, 2018 response letter. As Defendants did not give Reveal a chance to provide the discovery sought prior to Defendants additionally seeking the same discovery from nonparties, the five nonparty subpoenas identified in the April 16, 2018 letter are HEREBY QUASHED, without prejudice to Defendants re-issuing the subpoenas if they can show that Reveal's discovery responses are incomplete.

Additionally, given the numerous discovery disputes continuing to develop within this case, the Court HEREBY REFERS all pending and future non-dispositive motions and discovery issues to United States Magistrate Judge Frances H. Stacy for determination pursuant to 28 U.S.C. § 636(b)(1)(A). To help facilitate the quick resolution of pending issues, all parties are HEREBY ORDERED to provide to Judge Stacy's chambers a joint-list of all pending non-dispositive issues within fourteen (14) days from the date of this Order.

It is so ORDERED.

APR 18 2018

Date




---

The Honorable Alfred H. Bennett  
United States District Judge